1	KEVIN V. RYAN (CSBN 118321) United States Attorney	FILED
2	MARK L. KROTOSKI (CSBN 138549) Chief, Criminal Division	
4 5 6	KESLIE STEWART (CSBN 184090) Assistant United States Attorney 1301 Clay Street, Suite 340S Oakland, California 94612	RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND
7	Telephone: (510) 637-3709 Facsimile: (510) 637-3724	
8	Attorneys for Plaintiff	
9	UNITED ST	TATES DISTRICT COURT
10	NORTHERN	DISTRICT OF CALIFORNIA
11	OA	KLAND DIVISION
12	UNITED STATES OF AMERICA,	No. 4-06-70805 WDB
13	Plaintiff,	STIPULATION AND [PROTECTIVE ORDER RE: DISCOVERY
14	v.) OF PERSONAL AND FINANCIAL) INFORMATION
15	TONY D. LOMBARDI, et al.,	
16	Defendants.	
17		OAKLAND VENUE
18		
19	With the agreement of the parties	and with the consent of the defendant, the Court enters
20	the following order:	
21	Defendant Brandy M. Minner is c	harged with one count of conspiracy to commit access
22	device fraud, in violation of 18 U.S.C. §§	1029(a)(2) and (b)(2). Upon request, the United States
23	will produce to counsel for the defendant	discovery that contains personal identifying
24	information, including social security nur	nbers, birth dates and driver's license numbers, and
25	private financial information, including a	ecount numbers, pertaining to the victims in this case.
26	Pursuant to Federal Rule of Criminal Pro-	cedure 16, the government requests that disclosure of
27	these materials be subject to the following	g restrictions:
28	1. Except when being activel	y examined for the purpose of the preparation of the
	PROTECTIVE ORDER [4-06-70805 WDB] CO: WDB &	Fals, Copy to parties via ECF

defense of defendant Brandy M. Minner, the documents containing personal identifying and private financial information of third parties produced by the government to defense counsel shall be maintained in a locked, safe, and secure drawer, cabinet, or safe which is accessible only to defense counsel, members of his or her law firm who are working with him or her to prepare the defendant's defense, and his or her investigator. Defense counsel, members of his or her law firm, the defendant, and the investigator shall not permit any person access of any kind to the documents or disclose in any manner the personal identifying and private financial information of third parties except as set forth below.

- 2. The following individuals may examine the documents and information related to the personal identifying and private financial information of third parties for the sole purpose of preparing the defense of defendant Brandy M. Minner and for no other purpose:
 - a) Counsel for defendant;
 - b) Members of the defendant's law office who are assisting with the preparation of Brandy M. Minner's defense;
 - c) Defendant Brandy M. Minner, but only in the presence of defense counsel or another authorized person listed in this paragraph;
 - d) Investigators retained by the defendant to assist in the defense of this matter.

If defense counsel determines that additional persons are needed to review the material, he or she must obtain a further order of the Court before allowing any other individual to review the material.

- 3. A copy of this order shall be maintained with the documents at all times.
- 4. All individuals other than defense counsel and the defendant who receive access to the materials pursuant to this Order, <u>prior to receiving access to the materials</u>, shall sign a copy of this Order acknowledging that
 - a) they have reviewed the Order;
 - b) they understand its contents;
 - c) they agree that they will only access the documents and information for the

1 purposes of preparing a defense for defendant Brandy M. Minner; 2 d) they understand that failure to abide by this Order may result in sanctions 3 by this Court. 4 Counsel for the defendant shall promptly file signed copies of the Order, ex parte and under seal. 5 The government shall have no access to these signed copies without further order of the District 6 Court. 5. 7 No other person may be allowed to examine the material without further court 8 order. Examination of the documents shall be done in a secure environment which will not 9 expose the materials to other individuals not listed above. 6. 10 Documents such as word processing files, e-mails, and other text files may be 11 duplicated to the extent necessary to prepare the defense of this matter. 12 7. Any pleadings that reveal the personal identifying or private financial information of third parties, either by attaching copies of documents containing that information or 13 referencing that information, shall be redacted to prevent the disclosure of such information or 14 15 filed under seal. 16 8. Within five court days of the judgement and sentencing hearing in this matter, all material provided to defense counsel pursuant to this Order, and all other authorized copies, if 17 any, shall be returned to the Government. The Government shall destroy them. If defendant 18 19 /// /// 20 21 /// 22 /// /// 23 /// 24 /// 25 26 /// 27 28

1	believes that he or she must maintain the material for any reason related to appeal, defendant		
2	must seek authorization from the District Court within five days of the sentencing and judgement		
3	in this matter.		
4			
5	STIPULATED:		
б	$\left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right)^{-1}$		
7	DATED: 12-21-06 / MM		
8	DIANA WHITE WEISS Attorney for Defendant Brandy M. Minner		
9			
10	DATED: 12/21/06 RESLIE STEWART		
11	Assistant United States Attorney		
12			
13	IT IS SO ORDERED that disclosure of the above-described discovery materials shall be		
14	restricted as set forth above.		
15	$M_{\rm col} = M_{\rm col} = M_{\rm$		
16	DATED: //3/07 WAYNETZARATU		
17	United States Magistrate Judge		
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